

CHAPTER 188.

JUSTICES OF THE PEACE.

APRIL 16. AN ACT to Repeal Section No. 3969 of the Revision of 1860, and to Provide a Substitute therefor.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That section No. 3969 of the Revision of 1860 is hereby repealed, and the following is enacted in lieu thereof:

Rev.: § 3969 repealed.

Substitute.

Successor may issue execution.

Execution in case of vacancy in office.

SEC. 3969. The justice with whom the docket of his predecessor is thus deposited, may issue execution on, or give a transcript of, any judgment there entered, in the same manner, and with like effect as the justice who rendered the judgment might have done; and in case of the death, absence, or inability to act, of any justice, or in case of the vacation of the office of any justice, from any cause, then in such case execution may be issued from the docket of said justice, or transcript given therefrom, by any other justice in said township with like effect as might have been done by the justice who rendered the judgment.

Approved, April 16, 1870.

CHAPTER 189.

SENATORIAL APPORTIONMENT ACT.

APRIL 16. AN ACT Apportioning the State of Iowa into Senatorial Districts.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa,* That one senator to twenty-five thousand inhabitants, or fraction thereof equal to one half in each senatorial district, is hereby constituted the ratio of apportionment.

Ratio, 25,000.

1st district.

SEC. 2. Lee county is the first district, and entitled to one senator.

2d district.

SEC. 3. Van Buren county is the second district, and entitled to one senator.

3d district.

SEC. 4. Davis county is the third district, and entitled to one senator.

SEC. 5. Appanoose county is the fourth district, and 4th district.
entitled to one senator.

SEC. 6. The counties of Monroe and Wayne shall con- 5th district.
stitute, the fifth district and be entitled to one senator.

SEC. 7. The counties of Clarke, Lucas, and Union shall 6th district.
constitute the sixth district, and be entitled to one senator.

SEC. 8. The counties of Decatur, Ringgold, and Tay- 7th district.
lor shall constitute the seventh district, and be entitled to
one senator.

SEC. 9. The counties of Fremont, Adams, and Page 8th district.
shall constitute the eighth district, and be entitled to one
senator.

SEC. 10. The counties of Mills, Pottawattamie, and 9th district: Pot-
Montgomery shall constitute the ninth district, and be en-
titled to one senator. tawattamie, Mills,
and Montgomery.

SEC. 11. The county of Des Moines is the tenth dis- 10th district.
trict, and entitled to one senator.

SEC. 12. The county of Henry is the eleventh dis- 11th district.
trict, and entitled to one senator.

SEC. 13. The county of Jefferson is the twelfth district, 12th district.
and entitled to one senator.

SEC. 14. The county of Wapello is the thirteenth dis- 13th district.
trict, and entitled to one senator.

SEC. 15. The county of Louisa is the fourteenth dis- 14th district.
trict, and entitled to one senator.

SEC. 16. The county of Washington is the fifteenth 15th district.
district, and entitled to one senator.

SEC. 17. The county of Muscatine is the sixteenth 16th district.
district, and entitled to one senator.

SEC. 18. The county of Keokuk is the seventeenth 17th district.
district, and is entitled to one senator.

SEC. 19. The county of Mahaska is the eighteenth 18th district.
district, and entitled to one senator.

SEC. 20. The county of Marion is the nineteenth dis- 19th district.
trict, and entitled to one senator.

SEC. 21. The county of Warren is the twentieth 20th distri
district, and entitled to one senator.

SEC. 22. The counties [of] Madison, Adair, and Cass 21st dist.: Madi-
shall constitute the twenty-first district, and be entitled to son, Adair, and
one senator. Cass.

SEC. 23. The county of Scott shall constitute the 23d district, two
twenty-second district, and be entitled to two senators. senators.

SEC. 24. The county of Clinton is the twenty-third 23d district.
district, and entitled to one senator.

SEC. 25. The county of Cedar is the twenty-fourth 24th district.
district, and entitled to one senator.

25th district. SEC. 26. The county of Johnson is the twenty-fifth district and entitled to one senator.

26th district. SEC. 27. The county of Iowa is the twenty-sixth district, and entitled to one senator.

27th district. SEC. 28. The counties of Tama and Poweshiek shall constitute the twenty-seventh district, and be entitled to one senator.

28th district. SEC. 29. The county of Jasper is the twenty-eighth district, and entitled to one senator.

29th district. SEC. 30. The county of Polk is the twenty-ninth district, and entitled to one senator.

30th district. SEC. 31. The county of Jackson is the thirtieth district, and entitled to one senator.

31st district. SEC. 32. The county of Jones is the thirty-first district, and entitled to one senator.

32d district. SEC. 33. The county of Linn is the thirty-second district, and entitled to one senator.

33d district. SEC. 34. The county of Benton is the thirty-third district, and entitled to one senator.

34th district. SEC. 35. The counties of Marshall and Hardin shall constitute the thirty-fourth district, and be entitled to one senator.

35th district: Dubuque, 1 senator. SEC. 36. The county of Dubuque is the thirty-fifth district, and entitled to one senator.

36th district. SEC. 37. The county of Delaware is the thirty-sixth district, and entitled to one senator.

37th district. SEC. 38. The county of Buchanan is the thirty-seventh district, and entitled to one senator.

38th dist.: Black Hawk & Grundy. SEC. 39. The counties of Black Hawk and Grundy shall constitute the thirty-eighth district, and be entitled to one senator.

39th district. SEC. 40. The county of Clayton is the thirty-ninth district, and entitled to one senator.

40th district. SEC. 41. The county of Fayette is the fortieth district, and entitled to one senator.

41st district. SEC. 42. The county of Allamakee is the forty-first district, and entitled to one senator.

42d district. SEC. 43. The county of Winneshiek is the forty-second district, and entitled to one senator.

43d dist.: Floyd, Butler and Mitchell. SEC. 44. The counties of Floyd, Butler, and Mitchell shall constitute the forty-third district, and be entitled to one senator.

44th dist.: Bremer, Chickasaw, and Howard. SEC. 45. The counties of Bremer, Chickasaw, and Howard shall constitute the forty-fourth district, and be entitled to one senator.

SEC. 46. The counties of Story and Boone shall con-

stitute the forty-fifth district, and be entitled to one senator. 45th district; Story & Boone.

SEC. 47. The counties of Franklin, Cerro Gordo, Worth, Winnebago, Hancock, Wright, Kossuth, and Emmet shall constitute the forty-sixth district, and be entitled to one senator. 46th dist. Franklin, Cerro Gordo, Worth, etc.

SEC. 48. The counties of Hamilton, Webster, Humboldt, Calhoun, Sac, Pocahontas, Palo Alto, Dickinson, Clay, and Buena Vista shall constitute the forty-seventh district, and be entitled to one senator. 47th dist.: Webster, Hamilton, etc.

SEC. 49. The counties of Harrison, Monona, Crawford, Shelby, Ida, Woodbury, Plymouth, Cherokee, O'Brien, Sioux, and the unorganized counties of Lyon and Osceola shall constitute the forty-eighth district, and be entitled to one senator. 48th dist.: Harrison, Monona, etc.

SEC. 50. The counties of Dallas, Guthrie, Audubon, Carroll, and Greene shall constitute the forty ninth district, and be entitled to one senator. 49th dist: Dallas, Guthrie, etc.

Approved, April 16, 1870.

CHAPTER 190.

PUBLIC SQUARE IN BLOOMFIELD.

AN ACT to Legalize the Acts of the Board of Supervisors of Davis County, Iowa, and the Acts of the Town Council of the Town of Bloomfield, said County and State, in conveying certain Land to J. W. Ellis, W. J. Law, and J. R. Sheaffer, as Trustees. MAY 4.

WHEREAS, On the fifth day of January, 1870, pursuant to previous resolutions of [the] board of supervisors of Davis county, Iowa, C. W. Hurless, president, and Wm. Van Benthusen, clerk, of said board, did deed to J. W. Ellis, W. J. Law, and J. R. Sheaffer, a certain parcel of land known as the "public square," in Bloomfield, Iowa, being block number 25, in the original town-plat of the town of Bloomfield, Davis county, Iowa, in trust for certain purposes named in said deed and resolution; and Preamble.

WHEREAS, The town council of the town of Bloomfield, in Davis county, Iowa, by deed and ordinance duly executed, did convey to said trustees, in like trust, all the interest of said town in and to said land; therefore,